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EXAN	AINER
SHAY, D	
ART UNIT	PAPER NUMBER
3739	27

PRIMARY EXAMINER GROUP 220-44

DATE MAILED:

08/09/00

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

Ø	THE	PERIOD	FOR RES	SPON	SE:							
a)	B	is extende	ed to run _	67	northe	or continues to run		from the date of the final re	ejection			
b)		expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.										
		Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.										
П	Арр	ellant's B	rief is due	in ao	cordance with	37 CFR 1.192(a).						
_ [2}	App to p	olicant's re place the a	sponse to application	the fi in ∞	nal rejection, f ndition for allo	iled July 24, 200 ware:	has been consid	dered with the following effe	ct, but it is not deemed			
1.		The propo	sed amer	dmer	ts to the claim	and /or specificatio	n will not be entered a	and the final rejection stand	ls because:			
	a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not earlier presented.											
		b. I The	ey raise ne	w iss	ues that would	I require further con:	sideration and/or sear	ch. (See Note).				
		c. 🔲 The	ey raise th	e issu	e of new matt	er. (See Note).						
			ey are no peal.	t deer	med to place t	he application in bet	ter form for appeal by	materially reducing or simp	olifying the issues for			
		e. 🗌 Th	ey presen	t addi	tional claims v	vithout cancelling a	corresponding number	r of finally rejected claims.				
	NOTE: distal and ground portions being coopeal and sense positioned in											
			inter	مخ	arenew	Asus						
		_										
2.		Newly pi	roposed or	r ame	nded claims_		would be allowed if su	bmitted in a separately filed	d amendment cancelling			
3. Upon the filing an appeal, the proposed amendment will be entered will not be entered and the status of the claim be as follows:									itus of the claims will			
		Claims a	llowed: _	n	one							
			bjected to:		rne							
		Claims re	ejected: _		- 29							
			However;									
		Appl Appl	licant's res	pons	e has overcom	e the following reject	ction(s):					
4.		The affid	lavit, exhib	it or r	equest for rec	onsideration has be	en considered but doe	es not overcome the rejection	on because			
									alan is a second			
5.		The affida presente		ibit wi	il not be consi	dered because appl	icant has not snown g	ood and sufficent reasons	wny it was not earlier			
	The	proposed	drawing o	опес	tion 🗌 has	has not been	approved by the exan	niner.				
È	Oth	er					7		-			
							نست،	DAVID M SI	J∆∨			